Register of Wills.

1888, art. 36, sec. 27. 1860, art. 38, sec. 26. 1793, ch. 45, secs. 4, 5, 6. 1852, ch. 308, sec. 2.

27. The register of wills shall be allowed the fees foll to wit:	owi	ng,
For taking probate of will, entering the names, all necessary oaths included	\$	75
For granting letters testamentary or of administration, letters de bonis non or ad colligendum (whether one or	Ť	
more persons be included therein), drafting, taking, filing and recording bond, issuing warrant with oath to appraisers, and administering the necessary oaths		
to the person or persons to whom such letters may be granted, including all seals to letters and warrants	3	50
to appraisers	J	5 0
figures thereof, and so pro rata		1
widow, executor, guardian or other person For every certificate annexed to or endorsed on any paper or instrument not filed or recorded in the office		10
without seal, when so required		8
year's standing, however remote or distant the period may be, if found		15
For affixing the seal of office to any certificate, transcript, exemplification or other paper, if expressly required by law or any person, but in no other case.		10
For examining and passing every claim or voucher against a deceased person's estate and endorsing certificate thereof on every such claim or voucher when		
passed by the court or register, for each For stating and passing every account of an executor, administrator, collector or guardian, including all		10
searches and references for that purpose, for every ten words or figures in said account, and so pro rata.		2
For every voucher against a deceased person's estate or a minor entered in each account so stated and passed in addition thereto		5
in addition thereto		_
dian and approval of securities		10 50